		se 1:07-cv-098			led 02/08/2008 Page 1 of 2					
	,	Case 1:07-cv-09	9875-VM Document 6	Filed	OUSDSONYPage 2 of 3					
					DOCUMENT ELECTRONICALLY FILED					
		ATES DISTRICT (DISTRICT OF NI			DOC #:					
			X		DATE FILED: 2/8/08					
1	$^{\prime}$ $^{\prime}$ $^{\prime}$ $^{\prime}$ $^{\prime}$	101	:	1						
	·		Plaintiff(s), :		07 Civ. 987 S (VM)					
		- against -	:		L CASE MANAGEMENT PLAN					
Sin	,+K	delager	Defendant(s).		ND SCHEDULING ORDER					
This S	cheduli	ng Order and Case	Management Plan is adopted	d in accord	ance with Fed. R. Civ. P. 16-26(f).					
1.	This	case (is)(is not) to	be tried to a jury: [circle one]	1						
2.	Joind	nder of additional parties to be accomplished by								
3.	Amer	nded pleadings may be filed without leave of the Court until 2/24/08.								
4.	Initia the pa	ial disclosure pursuant to Fed. R. Civ. P. 26(a)(1) to be completed within fourteen (14) days of the date of parties' conference pursuant to Rule 26(f), specifically by not later than								
5.	All fact discovery is to be completed either:									
	a.	Within one hundred twenty (120) days of the date of this Order, specifically by not later than; or								
	b.		exceeding 120 days, with the Conal circumstances, specifical		roval, if the case presents unique complexities ater than 9 30 08.					
6.	Rules on co	of the Southern Dinsent without app very completion da	istrict of New York. The follo lication to the Court, provid te ordered by the Court.	owing inter led the part	eral Rules of Civil Procedure and the Local im deadlines may be extended by the parties ties are certain that they can still meet the					
	a.	Initial requests for production of documents to be served by								
	b.	Interrogatories to be served by all party by								
	c.	Depositions to b	e completed by 113	104						
	 Unless the parties agree or the Court so orders, depositions are not to be held until have responded to initial requests for document production. 									
		•	•							
		iii. Unless the parties agree or the Court so orders, non-party depositions shall follow party depositions when possible.								
	d.	Any additional	contemplated discovery activ	vities and th	ne anticipated completion date:					

Case 1:07-cv-09875-VM-DFE Document 8 Filed 02/08/2008 Page 2 of 2 Case 1:07-cv-09875-VM Document 6 Filed 01/17/2008 Page 3 of 3

				\\					
	e.	Requests to Admit to be served no later than							
7.	All expert discovery (ordinarily conducted following the completion of fact discovery) including parties' expert reports and depositions, witness lists and identification of documents pursuant to Fed. R. Civ. P. 26(a)(2), (3) and 35(b), is to be completed by:								
	a.	Plaintiff		NIA					
	b.	Defendant	10/30/04	}					
8.	Conter	mplated motions:							
	a. Plai	intiff:							
	b. Def	fendant: 5M	J Vaca +	olt by	11/30/08				
9.	Follow	ving all discovery, a	all counsel must meet fo	or at least one hour to	discuss settlement, su	uch conference to			
10.	Do all parties consent to trial by a Magistrate Judge under 28 U.S.C. § 636(c)?								
		Yes		No	M.				
	E COMI	PLETED BY THE	COURT:		***************************************				
11.	The ne	xt Case Manageme	ent Conference is schedu	uled for 10-3-08	at 10:00 a.	<u>u.</u> .			
	and relat	ted documents shall	proceed to trial, a firm tr il be scheduled at the p any dispositive motion.	pretrial conference for					
action No mo	is to be t	ried before a jury, p	nould be prepared in acc proposed voir dire and j shall be served after the	ury instructions shall	be filed with the Joir	nt Pretrial Order.			
SO OF	RDEREI) :							
DATE	D:	New York, New Y 8 Jekruary	fork <u>Leo</u> f	VICTO	OR MARRERO	<u></u>			

U.S.D.J.